

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

| | | |
|---------------------------------|---|----------------------------------|
| FEMALE FIREFIGHTER JANE DOE | § | |
| <i>Plaintiff,</i> | § | |
| | § | |
| v. | § | CIVIL ACTION NO. 4:19-cv-01001-A |
| | § | |
| FORT WORTH, TEXAS | § | |
| KEN STEVENS, individually, | § | |
| FRED JANDRUKO, individually, | § | |
| BOB LOMERSON, individually, | § | |
| KELLEY GUTIERREZ, individually, | § | |
| DUSTIN LINDOP, individually, | § | |
| BRYAN BURCH, individually, | § | |
| <i>Defendants.</i> | § | |

STIPULATION OF DISMISSAL OF CLAIMS AGAINST CERTAIN DEFENDANTS



TO THE HONORABLE JOHN McBRYDE:

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), Plaintiff, Female Firefighter Jane Doe, with the stipulation of the remaining defendants, Bob Lomerson and Dustin Lindop, files this Stipulation of Dismissal and would show unto the Court as follows:

1. Plaintiff is Female Firefighter Jane Doe. The remaining defendants are Bob Lomerson and Dustin Lindop.
2. Plaintiff moves to dismiss all claims against defendants Lomerson and Lindop, with prejudice. (But Plaintiff reserves her right if she so chooses to appeal from the judgment entered against defendant City of Fort Worth). No party by this stipulation makes any representation or admission about the claims or defenses of themselves or any other party other than what has otherwise been filed in this action.
3. Each defendant to this action stipulates to the dismissals described above.
4. This case is not a class action.
5. No receiver or guardian has been appointed herein.

6. No defendant has filed or asserts a counterclaim.
7. With respect to the claims being dismissed as described above, the parties agree that each party will bear its own costs and attorneys' fees.
8. The dismissal of the claims described herein is with prejudice to plaintiff's refiling.

Respectfully submitted,

 by permission


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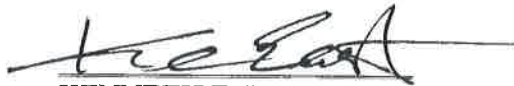
**ATTORNEY FOR DEFENDANT DUSTIN
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CERTIFICATE OF CONFERENCE

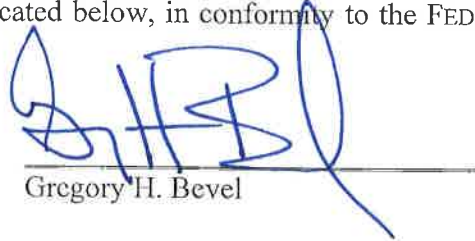
This certifies that counsel for Plaintiff contacted Defendants Bob Lomerson and Dustin Lindop, through counsel, on March 20, 2020, regarding the relief requested in this stipulation, and counsel for Defendants Bob Lomerson and Dustin Lindop indicated they are agreed to the form and relief requested.



Gregory H. Bevel

CERTIFICATE OF SERVICE

This is to certify that I have served a true and correct copy of the foregoing document upon all known counsel of record, as indicated below, in conformity to the FEDERAL RULES OF CIVIL PROCEDURE on March 20, 2020.



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